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	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
APPLICATION NO.	FILING DATE		LS/0005.00	7168	
09/660,531	09/13/2000	Timothy W. Genske	LS/0005.00		
	son 07/19/2006		EXAM	INER	
7550			CHOUDHURY, AZIZUL Q		
JUDITH A. SZ	ZEPESI				
	KOLOFF TAYLOR &	z ZAFMAN LLP	ART UNIT	PAPER NUMBER	
12400 WILSHIRE BOULEVARD			2145		
SEVENTH FLO			2		
LOS ANGELE	S, CA 90025		DATE MAILED: 07/19/200)6	

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
09/660,531	GENSKE ET AL.	
Examiner	Art Unit	
Azizul Choudhury	2145	

Before the Filing of an Appear Brief	Examiner	Artonic	
	Azizul Choudhury	2145	
The MAILING DATE of this communication appe	ars on the cover sheet with the	correspondence ado	lress
	SLICATION IN CONDITION FUR A		
1. The reply was filed after a final rejection, but prior to or or this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliant the projects.	wing replies: (1) an amendment, af otice of Appeal (with appeal fee) in ce with 37 CFR 1.114. The reply m	fidavit, or other evider	FR 41.31; or (3)
a) The period for reply expiresmonths from the mailir b) The period for reply expires on: (1) the mailing date of this a no event, however, will the statutory period for reply expire Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP	later than SIX MONTHS from the mailir (b). ONLY CHECK BOX (b) WHEN TH 706.07(f).	E FIRST REPLY WAS	FILED WITHIN ate extension fee
under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office late may reduce any earned patent term adjustment. See 37 CFR 1.704(b)	shortened statutory period for reply orier than three months after the mailing do).	ginally set in the final Of ate of the final rejection	even if timely filed,
NOTICE OF APPEAL 2. The Notice of Appeal was filed on A brief in comfiling the Notice of Appeal (37 CFR 41.37(a)), or any ext a Notice of Appeal has been filed, any reply must be file	d within the time period set forth in	37 CFR 41.37(a).	
AMENDMENTS 3. The proposed amendment(s) filed after a final rejection (a) They raise new issues that would require further or	Last.		
(b) They raise the issue of new matter (see NOTE be (c) They are not deemed to place the application in b	etter form for appeal by materially	reducing or simplifyin	g the issues for
appeal; and/or (d) They present additional claims without canceling NOTE: (See 37 CFR 1.116 and 41.33(a) 4. The amendments are not in compliance with 37 CFR 1			nt (PTOL-324).
4. The amendments are not in compliance with 37 GPK 1. 5. Applicant's reply has overcome the following rejection((s):	a timely filed amend	ment canceling the
6. Newly proposed or amended claim(s) would be non-allowable claim(s).	allowable if submitted in a copulation of b)	will be entered and a	n explanation of
how the new or amended claims would be rejected is p The status of the claim(s) is (or will be) as follows:	rovided below or appended.		
Claim(s) allowed: Claim(s) objected to:			
Claim(s) rejected: Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE	•		l t h a amtarod
8. The affidavit or other evidence filed after a final action, because applicant failed to provide a showing of good	and camera		
9. The affidavit or other evidence filed after the date of fill entered because the affidavit or other evidence falled.	non, and was not earlier presented	. See 37 CFR 41.33(d)(1).
showing a good and sufficient reasons why it is neces 10. The affidavit or other evidence is entered. An explanation of the request for reconsideration has been considered. 11. The request for reconsideration has been considered.	ation of the status of the claims and	,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
See Continuation Sheet. 12. Note the attached Information Disclosure Statement			
13. Other:			
	1/20	4.0	
	JASON CARDONE	AC	
	TIPERVISORY PATENT EXAM	NINER	

Continuation Sheet (PTO-303)

Continuation of 11. does NOT place the application in condition for allowance because: The arguments presented are not deemed fully persuasive. Within the amendment, the applicant makes two main arguments. The first argument involves the claim language of "at least one other device capable of hosting." The applicant insists that such language must require the prior art to teach the use of multiple host devices. The examiner stands by his position and insists that a design only need one host to satisfy the claim language requirements. In addition, within the Garney prior art, the host device is a computer. It is very clear to one skilled in the art that multiple computers can be available to a user. But again, the examiner emphasises that the claim language does not require the existence of multiple hosts. The second argument involves the claimed trait of identifying the host. When a removable device is attached to a computer (host), as is done within Garney's design, it is inherent that an identification process occurs. When a removable device is attached to a computer, the computer must know how to communicate with the device and also know what type of device is attached since the types of commands and features vary from one device to another. That means that it is inherent that an identification process must occur to ensure proper communication between the removable device and the computer (host device).